

DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814



March 5, 2002

Regulation Package #0401-09

ERRATA FOR CDSS MANUAL LETTER NO. EAS-01-06

TO: HOLDERS OF THE EAS MANUAL, DIVISIONS 44 AND 82

Regulation Package #0401-09

Effective 7/1/01

Sections 44-314 and 82-518

The pages for the above referenced package contained an error in Section 44-314.56. The word "to" was inadvertently omitted from the end of the sentence. Please replace the pages in your manual with the attached pages. We are sorry for any inconvenience this may have caused you.

Attachment

JTP

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Regulations	STANDARDS OF ASSISTANCE AID PAYMENTS	44-314 (Cont.)
44-314	MAXIMUM FAMILY GRANT (MFG) (Continued)	44-314
	.142	A minor that receives aid as a child and who subsequently becomes a minor parent.
	.143	For MFG purposes, months in suspense as defined in Section 44-315.8 and/or a month in which the AU is eligible for a zero basic grant as defined in Section 44-315.9 will be considered as a month in which the AU did not receive aid.
.2	MFG	When a child is born into an AU that has received aid for at least ten months immediately prior to the birth, the child shall not be included in the AU size for the purpose of determining the MAP.
.3	MFG Application	The MFG applies when:
	.31 Notice	The AU has received written notice of the MFG at least ten months prior to the birth of the child, and
	.32 No Break in Aid	The AU has not had a break in aid of at least two consecutive months during the ten months immediately prior to the month of birth of the child.
.4	Continue MFG	The MFG continues to apply until the AU has not received aid for at least 24 consecutive months.
.5	MFG Exemptions	MFG shall not apply when:
	.51 Rape	The child was conceived as a result of an act of rape, as defined in Sections 261 and 262 of the Penal Code, and
	.511	The rape has been reported to a law enforcement agency, medical or mental health professional or an organization that provides counseling to victims of rape prior to, or within three months after, the birth of the child.
	(a)	The recipient shall provide written verification from one of the entities listed above, that the incident of rape was reported and the date that the report was made.
	.52 Incest	The child was conceived as a result of incest, as defined in Section 285 of the Penal Code, and

STANDARDS OF ASSISTANCE		Regulations
44-314 (Cont.)	AID PAYMENTS	
44-314	MAXIMUM FAMILY GRANT (MFG) (Continued)	44-314
.521		Paternity has been established, or
.522		The incest has been reported to a law enforcement agency, medical or mental health professional or an organization that provides counseling to victims of incest prior to, or within three months after, the birth of the child.
(a)		The recipient shall provide written verification from one of the entities listed above that the incident of incest was reported and the date the report was made.
.53	Contraceptive Failure	It is medically verified that the child was conceived as a result of the failure of:
.531		An intrauterine device, or
.532		Norplant, or
.533		The sterilization of either parent.
.54	Unaided Caretaker Relative	The child was conceived while either parent was an unaided nonparent caretaker relative.
.55	Not Living With Parent	The child is not living with either parent.
.56	Teen Parent/Former Teen Parent	A teen parent/former teen parent, who has met the age requirements in Section 42-101 at the time the child was born, establishes his/her own AU. When this occurs, the MFG rule shall not apply to:
.561		Any existing child of the teen parent/former teen parent, or
.562		Any new child born to the teen parent/former teen parent during the first ten months after establishing his/her own AU.